

ORIGINAL

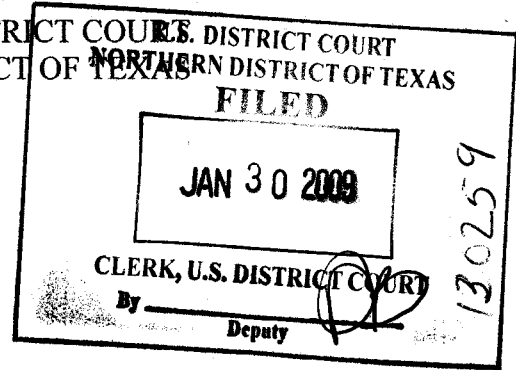
28466

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS

Stefan J. Kosa  
Plaintiff

v.

Department of Homeland Security  
Defendant



COMPLAINT 3-09 CV 0196-N

Now comes Stefan J. Kosa, hereby known as the Plaintiff and brings action against the defendant the Department of Homeland Security, also known as DHS, under the Freedom of Information Act of 1974. For good cause, the plaintiff presents the following information. The plaintiff also intends to show that due to the falsification of his immigration information by intent of persons knowingly and willingly, he has suffered greatly over the years. The plaintiff has struggled, as he was stripped of his civil rights, suffered economic destruction and moral depression and hardship, along with court corruption. Under these circumstances the plaintiff establishes his right to sue the defendant under Title 5 of the Civil Practice and Remedies Code, Section 107.001 and Section 143.001(a). See Exhibit #1 for clarification.

Section 1.

On August 14, 1990 the plaintiff gave an interview on the U.S. Consulate in Vienna, Austria. See attached Exhibit #2. At this time the plaintiff was informed that the official sponsor of the plaintiff was the Chrysler Corporation. This was designed under a work program being sponsored by Chrysler, but the plaintiff never got a chance to meet his actual U.S. sponsors. Two weeks following the original interview the plaintiff was

summoned to Vienna again to sign the official documentation which stated and contained the description of the Chrysler Corporation. At this time the plaintiff's spouse was also present and as husband and wife signed all necessary documents on behalf of themselves and those of their two minor children. This formed a contract for the plaintiff to come to the U.S. with training and employment guaranteed by Chrysler. On November 27, 1990 the plaintiff was notified by the U.S. consulate in Vienna that he would be leaving soon but he would be doing so without his family. The plaintiff would fly to the U.S. without his spouse or children present, despite the U.S. Family Reunification Act.

On November 27, 1990 the plaintiff arrived at his port of entry in the U.S., at John F. Kennedy International Airport in New York, with a manila envelope which the plaintiff was informed was sealed and contained all of his pertinent documents. The plaintiff was told that he was not allowed to open the envelope under any conditions and only an immigration officer may open it. As the plaintiff was passing through the various check points to get on his next flight to his intended destination in Ohio, he was detained for questioning after it was found that the sealed envelope contained no relevant documentation as was intended. Also, to explain how the plaintiff made it from Austria all the way to the U.S. shores, the plaintiff was able to pass through each checkpoint since he was being escorted by a flight attendant at all times until finally reaching the U.S. Once the plaintiff reached the U.S., he was left to his own devices and instructed to join the same line being formed by all the other immigrants. It was at this point that the plaintiff was detained for failure to present valid documentation, which should have been in the envelope to begin with. Through a federal employee at the airport translating for

the plaintiff, the plaintiff was asked if there was some way he could prove his identity and country of citizenship. This required proving that he was in fact Stefan J. Kosa. The translator also questioned that the destination the plaintiff was going to was not the appropriate one, and that the person claiming to be his sponsor was not the correct entity. This information was based on what the records were showing at the airport computer terminal being used by the immigration officer. Upon arrival a few hours later in Youngstown, Ohio, the plaintiff met his assumed sponsor Reverend Sandor Farkas, who was surprised to see him. Reverend Farkas was first and foremost surprised that the plaintiff managed to make it all the way to Youngstown, Ohio. The Reverend wanted to know what documentation the plaintiff presented that allowed him to get past the check points and make it to Youngstown, as this was not part of his plan. Based on comments from the Reverend, the plaintiff was supposed to be arrested and then later released on bond with the help of the Reverend. Please see attached Exhibit #3, for further details to a response from Sandor Farkas regarding the sponsorship of the plaintiff. This exhibit is intended to show that Sandor Farkas had intent in becoming a part of the plaintiff's immigration to the United States. It is the plaintiff's presumption that someone else has used the plaintiff's records to enter into the United States unlawfully, and with false documents illegally taken from the plaintiff.

This first section is intended to explain to the court that the plaintiff's records were falsified from the start of his journey to come to the United States. The way such an act could be perpetrated would be with the willing assistance of employees from the then existent agency of the Immigration and Naturalization Services (INS), now a part of the Department of Homeland Security. Because of the acts committed both on paper, as well

as electronically an entire families course was successfully diverted for the criminal intent of various individuals seeking to do the plaintiff harm, and to steal his identity for other nefarious purposes. Also to note is the issue that whenever the plaintiff filed any paperwork with the help of Reverend Farkas present, all documents we always filed in duplicated and triplicates which was out of the ordinary for filing federal documentation at that time. Each time a document was filed, the Reverend would also make subtle corrections to the spelling of the plaintiff's name before filing at the local INS, or Social Security Office (SSO).

## Section 2.

In 1991 the plaintiff filed his documentation for a U.S. Permanent Residency Card also known as a Greencard. In 1992 the plaintiff was called before a review official from the state of Texas, yet the plaintiff was still residing in Ohio at this time. This officer informed the plaintiff that the state of Texas was officially responsible for all the records and immigration documentation for the plaintiff and his family. Following this meeting, all further communication regarding the then titled Immigration and Naturalization Services came from Dallas, Texas. The plaintiff was residing in Cleveland, Ohio at this time. Please see attached Return Receipt as Exhibit #4, dating back to 1992. The Post Office Box listed is located in Arlington, Texas and to the plaintiffs knowledge is still in use today.

Following job opportunities in his technical field and seeking to be closer to relatives living in Canada, the plaintiff moved with his family in 1993 to Seattle, Washington. In December of 1993 the plaintiff had his wallet stolen while living in

Seattle. The plaintiff proceeded to file for a new temporary greencard. The plaintiff sent his documentation to the Immigration and Naturalization Services office in Lincoln, Nebraska. After receiving his greencard back, the plaintiff also applied for a replacement Social Security number. Upon going to pick up his new number it was here that the plaintiff learned that his social security number was associated with the identity of a Vietnamese girl, instead of his own. This was confirmed after the agent servicing the plaintiff's case showed on their workstation that the plaintiff's number was associated with a teenage aged Vietnamese girl. The plaintiff went back to the social security office after being issued a new number and learning of this mistake, and demanded that he be given back his original number and his records corrected. The original number was reissued in several fashions with various restrictions which should not be on it. The plaintiff originally came into this country with no restrictions being placed on his records. Each time the original number was reissued it was either only for work, or another restriction was placed upon. Once the plaintiff got all the restrictions removed, he got his original number back which was issued to him when he first came into the United States. Please see Exhibit #5.

Because of the original act of record manipulation and computer fraud, the plaintiff began to see his first acts of recourse due to these crimes against him. This further compounded the acts created by Reverend Farkas and his group, when the plaintiff first set foot in this country. Also of note is the fact that in the early 1990's Texas belonged to a different jurisdiction immigration wise then Ohio did, and therefore the plaintiff's records should not be tied to Texas in any way yet they were as evidenced in the return receipt.

Section 3.

In March of 1995, the plaintiff and his family moved down to Austin, Texas from Seattle, Washington. Following the move down to Austin, the plaintiff once again began to experience economic terror and hardships to no fault of his own. These terrors involved mysterious phone calls to his employers who would then proceed to let him go, as well as the inability to get hired despite his established credentials and familiarity with the work he was attempting to get hired for. While it is easy to accredit such things to simple hardship, an explanation for the mysterious phone calls can still not be found and since it took place so long ago may be difficult to trace.

At the time the plaintiff went to his Congressman Lloyd Doggett's office for assistance with his current issues, along with those that have now compounded since 1991. The person helping out was Congressional aide David Potter, who was located in Austin, Texas. The plaintiff signed documentation empowering the Congressman's office to request the necessary records and do the required research to determine what the issues were and how to remedy them. After a few weeks of waiting, the congressman's office finally received the records requested and a meeting was setup with the plaintiff. On October 2, 1995 the Congressional aide during the meeting declared the his office did receive the required records but were unwilling to show them to the plaintiff, and followed to threaten the plaintiff with further negative action if he did not leave the matter alone or leave the country. Mr. David Potter proclaimed to the plaintiff that he had no rights to know what was in those documents and further elaborated on the power and nature of the individuals involved with this case, once again tying it back to Reverend

Farkas and his group, although Mr. Potter did not mention Reverend Farkas by name. The plaintiff continued to try to contact the Congressman's office in Washington, D.C., where the plaintiff spoke with Matt Miller who finally revealed that all pertinent records were in the possession of Martha Raustin. Please see Exhibit #6 for details. Any attempts to contact the office of Ms. Raustin were met with failure and no reply regarding the matter was ever received. To this day it is the plaintiffs belief that part of his personal and immigration records, if not all of them, are still being maintained and managed by the office of Ms. Martha Raustin.

This section demonstrates that the plaintiff is indeed fighting an uphill battle, considering that he has engaged his state representatives for aide and finds himself threatened rather than being helped. Once again the cause of the main issue still is the falsification of the plaintiffs records from the very start in 1990 when he interviewed at the U.S. embassy in Vienna, Austria.

#### Section 4.

In May of 1995, the plaintiff asked the Texas Governors office for assistance in this matter as well. At that time the Governor was George W. Bush. The Governors office directed the plaintiff to Senator Phil Gramm of Texas. On June 30, 1995 through the use of the Privacy Act of 1974, Mr. Gramm's office requested the right to ask for records which would help the plaintiff finally clear his records and gain his life back. To this request after all the forms were filed the plaintiff never received a response of any kind. In August of 1995, the plaintiff sought out the office of Senator Gramm which was located in Austin, Texas. On this day the plaintiff spoke with an assistant in Senator Gramm's office named Christine Spencer. This assistant blatantly informed the plaintiff

that he has no rights to find out the truth based on the previously requested Act of 1974. Please see Exhibit #7 for details.

Once again the same scenario is repeated as was the case with the office of Lloyd Dogett. Now then we must ask the question, what is so great a secret buried in the plaintiffs own records that he has no right or privilege to view them? The plaintiff is a humble immigrant from Romania with a strong technical education in mechanical repair. These are not the credentials of a man whose records warrant such an insurmountable level of security, especially so when he is seeking these records so that he may rectify any errors found in them. The plaintiff declares that he is, nor has he ever been a member of any special interest groups, political parties, or any other social or political entities who seek to do harm to the United States. The plaintiff is in fact a tax paying citizen of this country, and adheres to all its laws and customs as is customary for any individual coming here from abroad. What sort of individuals are these when they can intimidate a Senators or even a Congressman office at will to keep the truth silent?

#### Section 5.

In 1999 the plaintiff attempted to sue his assumed sponsor Sandor Farkas, in Austin, Texas Federal Court. In the basis of the lawsuit the plaintiff alleged that the Reverend had committed fraud, identity theft, economic crimes against the plaintiff and his family. This was the first attempt by the plaintiff to begin finding a proper resolution to his situation after already having turned to his public officials for help. As a response to the lawsuit filed by the plaintiff, Reverend Farkas responded back by denying that he was an actual sponsor to the plaintiff, and that both he and his institution were only there for moral sponsorship. At this time a new institution was also brought to the plaintiffs



attention. On the request of Reverend Farkas, a person by the name of Nga Nguyen responded back from Interfaith Refugee Services of Ohio, claiming to be the plaintiff's original sponsor. The respondent stated their purpose and relation to the plaintiff in terms of his sponsorship, which goes totally contrary to the documentation the plaintiff signed in Vienna, Austria. Mr./Ms. Nguyen also stated that if the plaintiff is having such a hard time adapting to life in the U.S. then he should go back to his native country. At this time the plaintiff had already received his U.S. citizenship. Please see Exhibit #8 for further details.

The issue at hand here, and before this honorable court is not that the plaintiff has had a difficult time because he could no adapt to life in the U.S. Rather the issue is that life here was made difficult and continues to be so because of the past and ongoing efforts of nefarious individuals who have stolen and manipulated the plaintiff records by having full knowledge of the federal and immigration systems. Why this information was never disclosed to the plaintiff in his ongoing efforts to clear his records with the INS? Had the federal institution had any knowledge of this, then it should have been shared with the plaintiff for his own benefit and insight. What does the plaintiffs file contain at this time, and what is so critical about it that it cannot be shown to the plaintiff for viewing? The plaintiff is not a threat, has never planned on becoming or is now becoming a threat to the welfare of this nation, and therefore deserves his records unsealed for his own review and rectification. Based on the explanations and proof indicated so far, the plaintiff has established his right to sue the Department of Homeland Security as it is from their records, or altered records that much of this corruption and abuse stems upon the plaintiff and his family.

Section 6.

In 2008 upon contacting the office of the Texas State Attorney General, Greg Abbott, the Attorney General's office referred the plaintiff to the office of Senators Kay Bailey Hutchinson and John Cornyn. Once again the plaintiff empowered Senator Cornyn's office to request the necessary records in order to conduct a proper investigation into the plaintiff's allegations. At Senator Cornyn's office the plaintiff dealt with Linda Bazaco, who offered little help and cared very little for the issues of the plaintiff and once again no results were received to the plaintiff's request. See Exhibits #9 and #10. It is the plaintiff's belief that Senator Cornyn may have never seen the plaintiff's case and in fact it was the office assistants who have misdirected the plaintiff's request. For many years the Senator has fought for the power of FOIA, and has championed the cause of the people he represents therefore it is the people under him who have willingly caused harm to the plaintiff's records. Once again the plaintiff asks what is so drastic in his file that it cannot be permitted to see the light of day? What type of scrupulous information is contained on the pages and electronic records which so many people would fight for to keep the plaintiff from seeing the truth?

Section 7.

From the office of Senator Cornyn, the office aides Linda Bazaco and Monica Tomutsa also sent the plaintiff to the office of Senator Royce West, who would be able to offer better assistance in this situation. Please see Exhibit #10. At Mr. West's office the legislative aide Eric Dominguez offered to help the plaintiff to remove a series of false traffic tickets and of these the plaintiff never received a copy of to this day and there are no archive records to show they ever existed. These tickets appeared mysteriously, and

they went back all the way to 1991 in Ohio which the plaintiff was never issued. There were also false tickets added to the plaintiff's records in Texas which were also false and no records could be found of them in any legal archive. The plaintiff had to fight very hard, and for many years while his license was suspended to get the issue resolved. The aide stopped helping eventually, and further communications were dropped. The plaintiff also gave Mr. Dominguez copies of his story from the beginning to the current date explaining his situation further. Eventually the plaintiff was issued a new drivers license finally after all of his driving records were corrected and all the false tickets removed. This was of course not due to the efforts of Mr. Dominguez but the plaintiff doing his own investigation.

The very nature of how the tickets were issued and how no valid copies could be located in any of the Dallas County archives or in Ohio speaks to the nature of the criminals the plaintiff has had to deal with for many years. Because of his license suspension the plaintiff suffered a great deal of loss, and was unable to find another job because of his suspension. Several years of hardship was placed upon the plaintiff for no apparent reason, and it was made to look like a clerical error. Once again this speaks to level of the electronic thieves who continue to harass and manipulate the plaintiffs records for their own benefits, and continue to inflict economic hardship not only on the plaintiff, but his family and relatives.

#### Section 8.

In summary to this complaint, the plaintiff was welcomed to the U.S. with the phrase "I was supposed to bail you out of jail" by Rev. Farkas. The plaintiff has turned to his Congressman and his Senators for assistance, of which all of them turned him down

from the opportunity to offer to investigate his circumstances and help him clear his good name. These are the very same people that are our leaders and help to bring new legislation to this country. Also on November 6, 1996 on CSPAN2 television channel there was an interview of the members of the Senate Judicial Immigration Subcommittee. It was at this interview, that Edward Kennedy and Dianne Feinstein answered questions of how there are records of money coming into California, and then the money just disappears not long after. There have also been several investigations into these circumstances and in most cases the immigration officers involved in these cases have soon disappeared, and could not be tracked down.

The circumstances which have lead to the suffering and damages received by the plaintiff were cause by malicious individuals working for the Immigration and Naturalization Services (INS), which is now under the jurisdiction of the Department of Homeland Security. The individuals during the early 1990 are worked against the plaintiff, and because they were employees of the government therefore have placed the government liable for their actions. The plaintiff has demonstrated that he has pursued the matter for the past eighteen years seeking to gain the help of his public officials. Because of the depth of this case, and the severity of the consequences for those involved most officials have chosen to stay out of it since they fear getting involved in a case which may draw their own records into question as well. Since the plaintiffs information was originally falsified by INS employees this has given the plaintiff the right to sue the Department of Homeland security in order to recover both damages as well as to finally correct his record and terminate any other false documentation in existence today with his name on it.

According to Section 143.001 of the Civil Practice and Remedies Code, a person who is injured or whose property has been injured as a result of a violation under Chapter 13, Penal Code, has a civil cause of action if the conduct constituting the violation was committed knowingly or intentionally. The plaintiff has established that such actions were in fact committed against him both knowingly and intentionally for criminal purposes. For this reason the plaintiff asks the honorable court to find in favor for the plaintiff and grant judgment against the defendant for damages, as well as to order the defendant to releases the plaintiff's records to the plaintiff in all its content that it may be reviewed and corrected. Also, the plaintiff is demanding of the defendant that a proper and full investigation be started and the people found at fault be brought to justice.

Respectfully Submitted;

Stefan J. Kosa  
407 Woodhaven  
Duncanville, TX 75116  
(214)929-0316

I Stefan J. Kosa, (Plaintiff) do hereby certify that on the 30 day of 2009 JANUARY 2009, a true and correct copy of the foregoing pleading was forwarded to the Department of Homeland Security (Defendant) at the address of Washington, DC 20528. Return receipt number: \_\_\_\_\_.

Dated: 01-30-09

Stefan J. Kosa  
Stefan J. Kosa

CIVIL PRACTICE AND REMEDIES CODE CHAPTER 107. PERMISSION TO SUE THE  
STATE

EXHIBIT #1

CIVIL PRACTICE AND REMEDIES CODE

TITLE 5. GOVERNMENTAL LIABILITY

CHAPTER 107. PERMISSION TO SUE THE STATE

Sec. 107.001. GRANTS OF PERMISSION COVERED. This chapter applies to resolutions granting permission to sue the state or any of the agencies of government that collectively constitute the government of this state, including agencies, departments, bureaus, boards, commissions, offices, councils, courts, and institutions of higher education as defined by Section 61.003, Education Code.

Added by Acts 1987, 70th Leg., ch. 524, Sec. 1, eff. Aug. 31, 1987.

Amended by:

CIVIL PRACTICE AND REMEDIES CODE CHAPTER 143. HARMFUL ACCESS BY  
COMPUTER

CIVIL PRACTICE AND REMEDIES CODE

TITLE 6. MISCELLANEOUS PROVISIONS

CHAPTER 143. HARMFUL ACCESS BY COMPUTER

Sec. 143.001. CAUSE OF ACTION. (a) A person who is injured or whose property has been injured as a result of a violation under Chapter 33, Penal Code, has a civil cause of action if the conduct constituting the violation was committed knowingly or intentionally.

(b) A person must bring suit for damages under this section before the earlier of the fifth anniversary of the date of the last act in the course of the conduct constituting a violation under Chapter 33, Penal Code, or the second anniversary of the date the claimant first discovered or had reasonable opportunity to discover the violation.

Added by Acts 1989, 71st Leg., ch. 306, Sec. 5, eff. Sept. 1, 1989.

Sec. 143.002. DAMAGES. A person who establishes a cause of action under this chapter is entitled to:

- (1) actual damages; and
- (2) reasonable attorney's fees and costs.

Added by Acts 1989, 71st Leg., ch. 306, Sec. 5, eff. Sept. 1, 1989.

INTERVIEW

EXHIBIT # 2

I R C - WIEN , HERRENGASSE 6/6/II/6 , A-1010 WIEN  
Telephone : 5 33 59 92  
63 82 77

KOSA Stefan Iosif

WIEN...AUG.02.90

Bahnhofstr. 11  
RAUHERZ  
7471 RECHNITZ

>>>> A.70 283 555

Va invitam sa veniti ( cu familia ) D-vs.

in data de ...AUG,14,1990  
ora ....8:45.....

la CONSULATUL AMERICAN , adresa GARTENBAUPROMENADE 2/4  
Hotel MARIOTT ,et.4  
A - 1010 WIEN

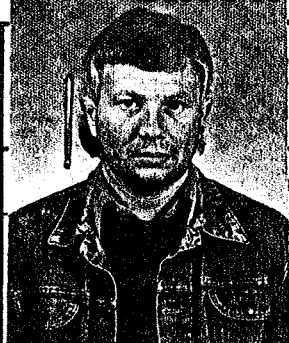
Va rugam sa aduceti cu D-vs. toate ACTELE PERSONALE !  
Daca nu mai sinteti interesat sa emigrati in USA, va  
rugam sa ne anuntati URGENT si in SCRIS !  
Va attentionam ca NU VETI PRIMI un al doilea interviu daca  
nu va prezentati la data de mai sus !  
Va rugam sa respectati ora indicata si in propriul D-vs.  
interes nu veniti mai REPEDE sau mai TIRZIU !  
Daca sinteti trimis la vizita medicala,va rugam  
SA NE CONTACTATI !  
Lager-ul Traiskirchen organizeaza transportul D-vs.Daca  
mergeti privat anuntati seful de pension si administratia  
Lager-ului ! Cei ce locuiesc privat nu beneficiaza de  
transport !

Cu salutari prietenesti

I R C VIENNA

International Rescue Committee  
1010 Wien, Herrengasse 6/6/II/6  
Tel. 63 82 77





# **EXAMINATION OF APPLICANTS UNITED STATES VISAS**

PLACE

American Embassy

DATE OF EXAMINATION (Mo., Day, Yr.)

August 14, 1990

American Consul at

CITY

Vienna

COUNTRY

Austria

On date I examined

NAME

(Last in CAPS)

(First)

(Middle)

DATE OF BIRTH  
(Mo., Day, Yr.)

SEX

☐ F ☒ M

KOSA, Stefan

4/20/1950

WHO BEARS PASSPORT NO.

ISSUED BY

ON

Camp Card

Romania

## **GENERAL PHYSICAL EXAMINATION**

I examined specifically for evidence of the conditions listed below. My examination revealed:

☒ No apparent defect, disease, or disability☐ The conditions listed below were found (Check boxes that apply)

### **CLASS A CONDITIONS (Give pertinent details under Remarks)**

- ☐ Chancroid  
☐ Gonorrhea  
☐ Granuloma Inguinale

- ☐ Hansen's Disease, Infectious  
☐ Lymphogranuloma Venereum  
☐ Syphilis, Infectious

- ☐ Tuberculosis, Active  
☐ Human Immunodeficiency  
 Virus (HIV) Infection

- ☐ Mental Retardation  
☐ Insanity  
☐ Sexual Deviation

- ☐ Previous Occurrence of One or  
 More Attacks of Insanity  
☐ Psychopathic Personality

- ☐ Mental Defect  
☐ Narcotic Drug Addiction  
☐ Chronic Alcoholism

### **CLASS B CONDITIONS**

- ☐ Tuberculosis, Not Active  
☐ Hansen's Disease, Not Infectious  
☐ Other Physical Defect, Disease  
 or Disability:

## **EXAMINATION FOR TUBERCULOSIS**

### **CHEST X-RAY REPORT**

☒ Normal ☐ Abnormal ☐ Not Done

Describe findings:

## **TUBERCULIN SKIN TEST (See USPHS Instructions)**

☐ No reaction☐ Reaction \_\_\_\_\_ mm☐ Not Done

DOCTOR'S NAME (Please print)

DOCTOR'S NAME (Please print)

Dr. Wilhelm BOHM

DATE READ

8/14/1990

DATE READ

## **SEROLOGIC TEST FOR SYPHILIS**

☐ Reactive Titer (Confirmatory test performed - indicate treatment under Remarks)☒ Nonreactive☐ Not Done

TEST TYPE: RPR Card Test Becton Dickinson

## **SEROLOGIC TEST FOR HIV ANTIBODY**

☐ Positive (Confirmed by Western Blot or equally reliable test)☒ Negative☐ Not Done

TEST TYPE:

Abbott Recombinant HIV I EIA

DOCTOR'S NAME (Please print)

Labor Dr. Manfred BOHM

DATE READ

8/14/1990

DOCTOR'S NAME (Please print)

Labor Dr. Manfred BOHM

DATE READY

8/14/1990

OTHER SPECIAL REPORT(S) (When needed)

DOCTOR'S NAME (Please print)

NEW YORK, NY

NOV 27 1990

PASSED USPHS  
QUARANTINE STATION

## **REMARKS**

Class C: Tattooing both lower arms.

## **APPLICANT CERTIFICATION**

I certify that I understand the purpose of the medical examination and I authorize the required tests to be completed. The information on this form refers to me.

8/14/1990

Signature

Date

DOCTOR'S NAME (Please type or print clearly)

Dr. Wilhelm BOHM

DOCTOR'S SIGNATURE

DATE

8/16/1990

Name

KOSA, Stefan

A 70 283555

APPLICANTS MUST ESTABLISH THAT THEY ARE ADMISSIBLE TO THE UNITED STATES, EXCEPT AS OTHERWISE PROVIDED BY LAW, ALIENS WITHIN ANY OF THE FOLLOWING CLASSES ARE NOT ADMISSIBLE TO THE UNITED STATES

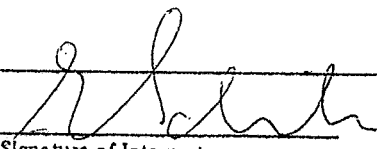
1. Aliens who have committed or who have been convicted of a crime involving moral turpitude (does not include minor traffic violations);
2. Aliens who have been engaged in or who intend to engage in any commercialized sexual activity;
3. Aliens who are or at any time have been, anarchists, or members of or affiliated with any communist or other totalitarian party, including any subdivision or affiliate thereof;
4. Aliens who have advocated or taught, either by personal utterance, or by means of any written or printed matter, or through affiliation with an organization, (i) opposition to organized government, (ii) the overthrow of government by force or violence, (iii) the assaulting or killing of government officials because of their official character, (iv) the unlawful destruction of property, (v) sabotage, or (vi) the doctrines of world communism, or the establishment of a totalitarian dictatorship in the United States;
5. Aliens who intend to engage in prejudicial activities or unlawful activities of a subversive nature;
6. Aliens who have been convicted of violation of any law or regulation relating to narcotic drugs or marijuana, or who have been illicit traffickers in narcotic drugs or marijuana;
7. Aliens who have been involved in assisting any other aliens to enter the United States in violation of law;
8. Aliens who have applied for exemption or discharge from training or service in the Armed Forces of the United States on the ground of alienage and who have been relieved or discharged from such training or service.
9. Aliens who are mentally retarded, insane, or have suffered one or more attacks of insanity;
10. Aliens afflicted with psychopathic personality, sexual deviation, mental defect, narcotic drug addiction, chronic alcoholism or any dangerous contagious disease;
11. Aliens who have a physical defect, disease or disability affecting their ability to earn a living;
12. Aliens who are paupers, professional beggars or vagrants;
13. Aliens who are polygamists or advocate polygamy;
14. Aliens who have been excluded from the United States within the past year, or who at any time have been deported from the United States, or who at any time have been removed from the United States at Government expense;
15. Aliens who have procured or attempted to procure visa by fraud or misrepresentation;
16. Aliens who have departed from or remained outside the United States to avoid military service in time of war or national emergency.

Do any of the foregoing classes apply to you? ☐ Yes ☒ No

(If answer is Yes, explain on reverse)

Further, I have never ordered, assisted or otherwise participated in the persecution of any person because of race, religion or political opinion.

I understand all the foregoing statements, having asked for and obtained a translation or explanation of every point which was understood or clear to me.

  
Signature of Interpreter

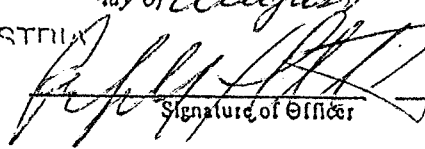
\_\_\_\_\_  
Name of Interpreter (Print)

\_\_\_\_\_  
Signature of Interpreter

\_\_\_\_\_  
Name of Interpreter (Print)

  
(COMPLETE & TRUE SIGNATURE OF APPLICANT)

Subscribed and sworn to (Affirmed) by the above named applicant before  
this 17 day of August  
1990 at VIENNA AUSTRIA

  
Signature of Officer

\_\_\_\_\_  
Title

BUNDESPOL.DION WIEN STRAFREGISTERAMT

WASAG.22  
1090 WIEN

BEZUG: II STRB 1330 STRA/90 SB

STRAFREGISTERBESCHEINIGUNG BETREFFEND

FAMILIENNAMEN: KOSA  
VORNAMEN: STEFAN IOSIF  
GESCHLECHT: MAENNLICH  
GEBOREN AM: 20.04.1950  
GEBURTSORT: SATU MARE RUMAENIEN

IM STRAFREGISTER DER BUNDESPOLIZEIDIREKTION WIEN  
SCHEINT KEINE VERURTEILUNG AUF.  
\* ANFRNR. 5455692

DVR: 0003506

TAGESDATUM 17.10.1990  
UHRZEIT 16.26.22

BLATT 01

70 28 3 555

INS-VIENNA  
RECEIVED  
23. Okt. 1990

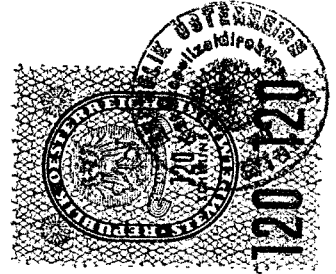
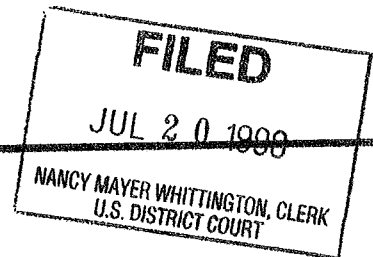


EXHIBIT # 3

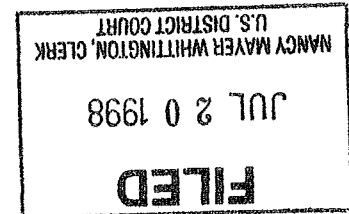
Rev. Sandor Farkas  
P.O. Box 382  
Meredith, NH 03253  
603-279-8940



July 15, 1998

98001532

United States District Court  
for the District of Columbia  
Nancy M. Mayer-Whittington, Clerk  
Office of the Clerk  
333 Constitution Avenue, NW  
Washington, DC 20001



Dear Ms. Mayer-Whittington:

This communication is a response to a SUMMONS IN A CIVIL CASE by Stefan J. Kosa (12101 Old Stage Trl., Austin, TX 78750). Enclosed is the first page of the Summons. Please note the June 18, 1998 date on it; Mr. Kosa's certified mail is dated July 10, 1998 and received by me on July 13, 1998 as the enclosed copy indicates.

As additional enclosed papers indicate, Mr. Kosa arrived in this country as a legal refugee through the Church World Service of the National Council of Churches of Christ in the U. S. A.; CWS has been Mr. Kosa's LEGAL sponsor. Through Interfaith Refugee Services of Ohio, a regional arm of CWS in Columbus, Ohio, an ecumenical group known as Refugee Resettlement Board in Youngstown, Ohio, a mission project of local churches operated by a board of volunteers, became Mr. Kosa's MORAL sponsor locally. The local Refugee Resettlement Board accepted his case for moral sponsorship and provided for him temporary housing in the Refugee Resettlement Home (at 737 Mahoning Avenue in Youngstown, Ohio), a short-term weekly food allowance, transportation to the Social Security Office and help securing the first employment. After a few months he moved out of the Refugee Resettlement Home and then out of the community, thus terminating the relationship with the Refugee Resettlement Board. I encountered him only once subsequently when I was attending a church dinner in Cleveland, Ohio.

I served for twenty-two years as administrator of the Refugee Resettlement Board and his case was properly handled by the Board. His statements are contrary to fact. Prior to my retirement as pastor of Hungarian Presbyterian Church in Youngstown, Ohio, the Board assisted over 600 legal refugees

Rev. Sandor Farkas  
P.O. Box 382  
Meredith, NH 03253  
603-279-8940


---

Page Two

over a twenty-two year period before ending the mission project in 1966. Its work and mine should not be maligned. There is no basis for this lawsuit.

Becasue our local Refugee Resettlement Board in Youngstown, Ohio was not Stefan Kosa's LEGAL sponsor, any further inquiries should be directed to Interfaith Refugee Services of Ohio or to Church World Service in New York City.

Sincerely,

  
Sandor J. Farkas (Rev.)  
Pastor Emeritus  
Hungarian Presbyterian Church  
Youngstown, Ohio

cc: Nga Nguyen, Executive Director  
Interfaith Refugee Services of Ohio  
5303 N. High Street, Suite D  
Columbus, Ohio 43214

Dr. John D. Sharick, Executive Presbyter  
Eastminster Presbytery, Suite A  
45 Idlewood Road  
Youngstown, Ohio 44515

Mr. Stefan J. Kosa  
12101 Old Stage Trl.  
Austin, TX 78750

Dr. Stephen Hanzely  
3562 Hunter's Hill  
Poland, Ohio 44514

STATE OF NEW HAMPSHIRE  
COUNTY OF BELKNAP

Personally appeared the above-named Sandor J. Farkas (Rev.), before me, the undersigned officer, this 15th day of July, 1998 and took oath that the statements herein contained are true and accurate to the best of his knowledge and belief.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

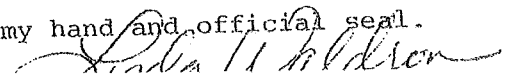


EXHIBIT #4

Is your RETURN ADDRESS completed on the reverse side?

**SENDER:**

- Complete items 1 and/or 2 for additional services.
- Complete items 3, and 4a & b.
- Print your name and address on the reverse of this form so that we can return this card to you.
- Attach this form to the front of the mailpiece, or on the back if space does not permit.
- Write "Return Receipt Requested" on the mailpiece below the article number.
- The Return Receipt will show to whom the article was delivered and the date delivered.

I also wish to receive the following services (for an extra fee):

- ☐ Addressee's Address
- ☐ Restricted Delivery

Consult postmaster for fee.

3. Article Addressed to:

U.S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE  
P.O. BOX 5928  
ARLINGTON, TX 76005-5928

4a. Article Number  
P023 547 701

4b. Service Type

<input type="checkbox"/> Registered	<input type="checkbox"/> Insured
<input checked="" type="checkbox"/> Certified	<input type="checkbox"/> COD
<input type="checkbox"/> Express Mail	<input type="checkbox"/> Return Receipt for Merchandise

7. Date of Delivery

8. Addressee's Address (Only if requested and fee is paid)

5. Signature (Addressee)

6. Signature (Agent)

MAY - 4 1992

PS Form 3811, December 1991 ☆ U.S.G.P.O. : 1992-307-530

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OF POSTAGE, \$300



Print your name, address and ZIP Code here

STEPHAN KOSA  
12727 LARCHMERE #1  
CLEVELAND, OH 44120

EXHIBIT # 5

Departure Nu

9266

Immigrati  
NaturalizaI-94  
Departure

70283555

RE-6

Replaced Lost Card

Family Name

KOSA

First (Given) Name

STEFAN

Birth Date (Day/Mo/Yr)

04/20/50

Country of Citizenship

ROMANIA



From: Stefan J. Kosa

To: U.S. Department Of Justice

Immigratiôn And Naturalization Service

LIN 94 0935115  
A70283555 (A)  
approved 3-15-94  
in production

Dear U.S. Department Of Justice

Excuse me but the application sent to you by me  
I wish it to be stoped because without a mailing address  
I received back my greencard, and my driverslicense on  
02-20-94. Here I am sending back my second temporary  
greencard, thank you.

Sincerely  
Stefan Kosa

28 FEB 1994

TO SERVE YOU MORE EFFICIENTLY we are replying to your letter by handwritten notations. This informal method enables a more prompt response. We trust you will agree that a faster response is more important than formality. No record has been made of this correspondence and should you write again concerning the same matter, please return the attached correspondence.

LIN 94 093 5115  
A70 283 555

March 31, 1994

In response to your recent inquiry, our records indicate that your application for an Alien Registration Card was approved and sent to our card facility for production on March 15, 1994. You should allow approximately 60 to 90 days for production of the card.

*If you have found your old card, you should return the new one to us when you receive it.*

LIN/MSW

<b>NOTICE OF ACTION</b>		RECEIPT NUMBER LIN-94-093-51115	NOTICE DATE February 15, 1994	PAGE 1 of 1
CASE TYPE I90 APPLICATION TO REPLACE ALIEN REGISTRATION CARD		RECEIPT DATE February 15, 1994		
PETITIONER KOSA, STEFAN J		FILE NUMBER A70 283 555		
BENEFICIARY		FILE NUMBER		

STEFAN J. KOSA  
19630 SUNNYSIDE DR N M108  
SEATTLE WA 98133

Receipt Notice  
  
Fee Previously Collected



The above application or petition has been received. It usually takes 30 to 60 days from the date of this receipt for us to process this type of application. We will send you a written notice as soon as a decision is made. Please notify us immediately at the address below if there is any error in the spelling of your name. Unless corrected, if we approve your application or petition, your document will be produced with the name listed in the applicant/petitioner block above.

If you have any questions concerning the status of this case while it is pending at this office, you may call us at the number listed below. This number is for an automated telephone system, available 24 hours a day with a touch-tone phone. The system will ask you what type of information you are seeking. Enter the appropriate number for case status information. The system will then ask you to key in the receipt number of the case. You will find the receipt number for this case at the top of this notice. The automated system will then tell you the status of the case.

Limited live assistance is available during business hours to answer follow-up status questions that the automated system cannot answer. Unfortunately there is sometimes a significant wait for such assistance. Please limit requests for such assistance to those concerning applications and petitions processed in this office.

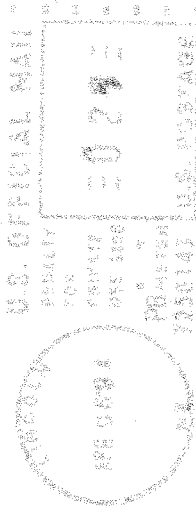
You will be notified separately about other applications or petitions you filed. Please save this notice for your records. Please enclose a copy of it if you have to write to us about this case, or if you file another application based on this decision. If you have any questions concerning your case, please call us at: Our address is:

NORTHERN SERVICE CENTER  
U. S. IMMIG. & NATZ. SERVICE  
P.O. BOX 82521  
LINCOLN NE 68501-2521  
Tel: 402-437-5218



**U.S. DEPARTMENT OF JUSTICE**  
IMMIGRATION AND NATURALIZATION SERVICE  
NORTHERN SERVICE CENTER  
P.O. BOX 82521  
LINCOLN NEBRASKA 68501-2521

OFFICIAL BUSINESS  
PENALTY FOR PRIVATE USE, \$300



*Stephan Kosa*  
*19630 Sunnyside Dr N #1108*  
*Seattle, WA 98133*

EXHIBIT # 6

Stefan J. Kosa  
407 Woodhaven  
Duncanville, TX 75116  
(214)929-0316

Congressman, Lloyd Doggett  
201 Cannon House Building  
Washington, DC 20515-0001

Dear Congressman Doggett,

Back in 1995 I had contacted your office once before in order to request serious assistance from your office to resolve some major issues oppressing both me and my family. My name is Stefan J. Kosa, and I first visited your office back in May of 1995. At that time I was dealing with one of your Congressional aids named David Potter. Needless to say this individual did not represent your office with the high level of moral character and ethics for which you stand for. In fact, this individual threatened both me and my family in your name, and basically informed me that if I did not leave this country then he would make sure that your office would force a great deal of economic and political hardships upon me and the ones I love. While much of this may have taken place so many years ago, I must say that what your aid promised me in your name mostly came through. While I realize that not everything these individuals do gets reported to you, and you are not always aware of what other people may be using your offices good name for their own purposes.

Needless to say all these years of oppression and harassment must at some point be brought to an end. As I stated before, I realize that you may not even had any idea of the criminal activities of those under you but after all of these years I turn to your office once again in the hopes that this time you will not just turn me over to one of your aides but will take my situation very seriously. For this reason to bring you up to date on my situation, I have included a series of correspondences and other documents to show what it is that I speak of. From your Washington DC office, another office personnel named Mike let me know that he was able to discover that my entire families documents and life in general were in the hands of Martha Raustin. Any attempts on my part to contact her office to inquire further have met with little success. Now then I ask you, how would you feel if you lived in the greatest nation in the world and all of your rights to live and to support your family are suspended, and the ability to get a job is non existent. At this time for no reason my license is suspended in the state of Texas for a series of tickets I never received. Because of this, one among many issues, I am unable to get a job in this state or in any other state. The basic of it is that at this time I am under an economic blockade and terror just as your aide promised me back on October 2nd 1995.

I trust you will not treat my letter lightly, nor will you dismiss the facts being presented before you. I do not want letters, or phone calls or any offers fro welfare or other free handouts. What I am calling on your office to do is to stand up for one of its citizens and to fight for them. I am asking you to help me regain what's left of my life,

and to finally be able to put all this terror behind me. Please review what I have sent you closely, and permit me the opportunity to present my case for you in person. As I said once again, I am not looking for handouts or any other free help, I am looking for justice and to finally get my life back from the very people who stole it from me the moment I came into this country so many years ago.

Respectfully;

Stefan J. Kosa

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## Track & Confirm

### Search Results

Label/Receipt Number: **7005 1160 0002 9886 3334**Status: **Delivered**Your item was delivered at 11:09 AM on October 2, 2008 in  
WASHINGTON, DC 20515.[Track & Confirm](#)

Enter Label/Receipt Number.

[Go >](#)[Additional Details >](#) [Return to USPS.com Home >](#)

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No FEAR Act EEO Data

FOIA



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WASHINGTON DC 20515

Postage	\$ 2.02	0104
Certified Fee	\$2.70	08
Return Receipt Fee (Endorsement Required)	\$2.20	Postmark Here
Restricted Delivery Fee (Endorsement Required)	\$0.00	09/25/2008
Total Postage & Fees	\$ 6.92	

Sent To  
**CONG. MAN LLOYD DOGGET**  
 Street, Apt. No.  
**201 CANNON HOUSE BUILDING**  
 or PO Box  
 City, State, ZIP+4  
**WASHINGTON DC, 20515-0001**

PS Form 3800, June 2002 See Reverse for Instructions

Certified \$2.70  
 Label #: 70051160000298863334  
 Issue PVI: \$6.92

Total: \$6.92

Paid by:  
 Cash \$20.00  
 Change Due: -\$13.08

Order stamps at [USPS.com/shop](http://USPS.com/shop) or  
 call 1-800-Stamp24. Go to  
[USPS.com/clicknship](http://USPS.com/clicknship) to print  
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 1-800-ASK-USPS.

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 Clerk: 08

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 Refunds for guaranteed services only.  
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\*\*\*\*\*  
 \*\*\*\*\*

Customer Copy



LOYD DOGGETT  
10th District, Texas

COMMITTEE ON THE  
BUDGET

COMMITTEE ON  
SCIENCE



Congress of the United States  
House of Representatives

WASHINGTON OFFICE  
120 Cannon Building  
WASHINGTON, DC 20515  
(202) 225-4855  
DISTRICT OFFICE  
763 Federal Building  
AUSTIN, TX 78701  
(512) 482-5021

RETURNED TO SENDER

October 2, 1995

Mr. Stefan Kosa  
11821 Buckingham Place  
Austin, Texas 78759

Dear Mr. Kosa:

My staff told me of your recent visit to my office concerning various problems you and your family have been having since arriving in the United States.

I have forwarded an inquiry to the Immigration and Naturalization Service about the problems you described with your immigration process in 1990.

At your request, my staff has also contacted Forest North Elementary School in an attempt to be of assistance to your son, Lazlo.

I understand my staff also made arrangements for you to receive emergency food assistance from the Texas Department of Human Services.

Finally, I am still waiting to receive Mrs. Kosa's medical records which she requested from the Seattle-King County Clinic. As soon as those records are received, my staff will contact you by phone.

If there is something more my office can do to assist you and your family, please let me know.

Sincerely,

Lloyd Doggett

LD:dwp

PHIL GRAMM  
TEXAS

EXHIBIT # 7

**United States Senate**  
**WASHINGTON, D. C. 20510-4302**

June 30, 1995

Mr. Stefan J. Kosa  
11812 Buckingham Road  
Austin, Texas 78759

Dear Mr. Kosa:

Your correspondence to Governor George W. Bush has been forwarded to me inasmuch as your problem concerns a federal agency.

I have made a preliminary inquiry on your behalf; however, the Privacy Act of 1974 requires that I have your direct authorization before any information may be released by a federal agency. If you will complete the enclosed form and return it to my office at the address listed at the top of the form, I will proceed with my inquiry.

I appreciate having the opportunity to represent you in the United States Senate and to be of service in this matter.

Yours respectfully,



PHIL GRAMM  
United States Senator

PG/dcc

Enclosure

**United States Senate**

WASHINGTON, D. C. 20510-4302

July 18, 1995

Mr. Stefan J. Kosa  
11812 Buckingham Road  
Austin, Texas 78759

Dear Mr. Kosa:

Thank you for providing me with the additional information. I have made a further inquiry on your behalf and will contact you again as soon as I receive a response.

I appreciate having the opportunity to represent you in the United States Senate and to be of service in this matter.

Yours respectfully,

A handwritten signature in dark ink, appearing to read "Phil Gramm", with a long horizontal flourish extending to the right.

PHIL GRAMM  
United States Senator

PG/dcc

IMMIGRATION/VISITOR VISA INFORMATION AUTHORIZATION

I hereby authorize Senator Phil Gramm to request on my behalf, pertinent to the Freedom of Information and Privacy Act, access to information concerning me in the files of the Immigration and Naturalization Service and/or the Department of State. I am furnishing his office with the following information to aid in the inquiry.

(Please furnish as information as possible pertaining to your request)

INFORMATION ABOUT BENEFICIARY OR FOREIGN VISITOR:

TYPE OF ENTRY (Temporary Visitor, Student, Permanent Residence Visa, Reentry Permit, Etc.) PERMANENT RESIDENCE VISA

TYPE OF APPLICATION (I-130, I-129, etc.): \_\_\_\_\_  
FILE OR RECEIPT NUMBER \_\_\_\_\_

DATE APPLICATION FILED: 08-14-90 ADDRESS OF IMMIGRATION OFFICE, EMBASSY OR CONSULATE WHERE APPLICATION FILED: CONSULAT A. GARTENBAUM PROMENADE 2/4 HOTEL MARIOTT SUITE 4 A-1010 WILLEN AVS

NAME OF PERSON(S) YOU WISH TO BRING TO THE U.S. \_\_\_\_\_

THEIR ADDRESS: \_\_\_\_\_

THEIR DATE OF BIRTH: \_\_\_\_\_

THEIR PLACE OF BIRTH: \_\_\_\_\_

IS PROSPECTIVE IMMIGRANT ALREADY IN THE U.S.? \_\_\_\_\_

IF YES, DATE AND TYPE OF ADMISSION \_\_\_\_\_

INFORMATION ABOUT YOU (THE PETITIONER):

NAME: STEFAN J. KOSA TELEPHONE NUMBER: 1-512-258-0740  
ADDRESS: 1812 BUCKINGHAM RD AUSTIN TX 78789

ALIEN REGISTRATION # A070283555 SOCIAL SECURITY # 287-92-3170

NATURALIZATION CERTIFICATE # \_\_\_\_\_

DATE AND PLACE OF NATURALIZATION \_\_\_\_\_

SIGNATURE Stefan Kosa DATE 07-12-95

Return to: Senator Phil Gramm  
2323 Bryan Street, Suite 1500  
Dallas, Texas 75201

FILE KOSA

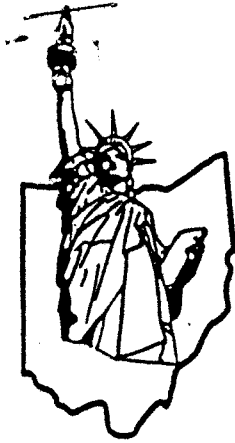
Please attach explanation of the difficulties you are experiencing.



CHRISTINE SPENCER  
Staff Assistant

Senator Phil Gramm  
Texas

2323 Bryan Street #2150  
Dallas, Texas 75201  
214/767-3000



# **Interfaith Refugee Services" of Ohio** EXHIBIT # 8

**"Coordinating the Legal Resettlement of Refugees with Community Support"**

5303 N. High St., Suite D Columbus, Ohio 43214  
Phone: 614-841-4975 Fax: 614-841-5256 E-mail: [nnguyen@freenet.columbus.oh.us](mailto:nnguyen@freenet.columbus.oh.us)

February 25, 1999

From: Nga Nguyen  
To: William G. Putricki, clerk  
Reference: Civil case A-99CA054 SS

**RECEIVED**  
MAR - 1 1999  
U. S. DISTRICT COURT  
CLERK'S OFFICE  
BY *[Signature]* DEPUTY

Dear Mr. William Putricki:

**Nga Nguyen**  
Executive Director

**Leslie Howard**  
Sponsorship Developer

**Tiffany Huskey**  
Case Manager

**Affiliations**  
**Church World Service**

**Christian Church**  
**(Disciples of Christ)**

**United Methodist Church**

**Presbyterian Church USA**

**Seventh Day Adventist**

**Southern Baptist Church**

**Church of the Brethren**

**American Baptist Church**

**United Church of Christ**

**Episcopal Church**

This letter is to follow-up on Reverend Sandor J. Farka's letter in my perspective of working at a refugee resettlement agency. I have known Reverend Sandor Farka's for over 15 years; he is a very devoted pastor. His caring to multi-national refugees presides over his pastoral responsibilities. He has taken hundreds of refugees under his care during the time he was a pastor at the Hungarian Presbyterian Church and Mr. Stefan J. Kosa is one of them.

By reading Mr. Stefan J. Kosa's letter he indicated that if he had gone through the lottery program, he could have been sponsored by the Chrysler Company. There are no such things happening in the refugee resettlement program. We are a church-based refugee resettlement program. I do not know if Mr. Kosa realized that he was very lucky to be accepted by the United States government as a refugee through the refugee resettlement program. There were and will be millions of displaced people around the world that pray to be accepted by the U.S. Government, like Mr. Kosa, but they did not have the chance. Throughout his letter, everything is in his imagination, not in reality. He is one of the less than 1% of the refugees who did not appreciate the sponsor who was willing to work hard to help refugees to make a start from their bare hands. All of the refugees I know of who were sponsored by Reverend Farka have their own house and are very successful, except Mr. Kosa.

In conclusion, since Mr. Kosa could not adjust and be successful like a hundred thousand other refugees, he can seek help from the United Nations High Commissioner for Refugees to voluntarily repatriate back to his country where he may be better adjusted.

If you need any more information, you can contact my office at:

The Interfaith Refugee Service of Ohio  
5303 North High Street, Suite D  
Columbus, OH 43214  
Phone: (614) 841-4975  
Fax: (614) 841-5256

Sincerely,

*[Signature of Nga Nguyen]*

Nga Nguyen  
Executive Director

CC: The Rev. Sandor Farkas and Mr. Richard Perking, Director Episcopal Refugee Ministry - New York

15303 N. High St.  
Columbus OH 43214

Niger Ngujen

APR 25 1939  
COLUMBUS  
PM

Dr. St. District Court.  
Office of the Clerk  
Western Dist. of Texas  
200 W. 8<sup>th</sup> St.  
Austin, Texas 78701

75701+2323

[illegible]



## U.S. Senator John Cornyn

5005 LBJ Freeway, Suite 1150

Dallas, Texas 75244-6133

(972) 239-1310 (Main)

(972) 239-2110 (Fax)

EXHIBIT # 9

### PRIVACY RELEASE FORM

I hereby authorize Senator John Cornyn to request on my behalf, pertinent to the Freedom of Information and Privacy Act of 1974, Title 5, Section 552A of the U.S. Code, access to information concerning me in the files of the following agencies \_\_\_\_\_

*(Agency with which you are having difficulties).* Additionally, Senator Cornyn is authorized to see any materials that may be disclosed pertinent to that request.

\*\*\*PLEASE BRIEFLY DESCRIBE YOUR DIFFICULTY ON A SEPARATE PAGE\*\*\*

Name: (Mr./Mrs./Ms.) Mr. Stefan J. Kosa  
(Please Print Clearly)

Address: 407 Woodhaven  
(Street)

Duncanville, TX 75116  
(City, State, Zip)

Telephone Number: (214) 929-0316 Alternate Telephone: (214) 927-8930

E-Mail Address: blh116@hotmail.com

Social Security Number: 287-92-3170 Date of Birth: 04/20/1950

Please fill in appropriate case information (when applicable):

Medicare Part D Plan Name: \_\_\_\_\_

VA Claim#: \_\_\_\_\_

U.S. Department of Labor: \_\_\_\_\_

CSA/CSF#: \_\_\_\_\_ OPM retirees only)

FEMA Reg.#: \_\_\_\_\_ Disaster #: \_\_\_\_\_

SBA Application#: \_\_\_\_\_

SIGNATURE: Stefan J. Kosa DATE: 10-27-08